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and wisely endeavor to
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do so.

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for one year will do
good than a Quarter's

THE RUTHERFORD STAR.

Vol. I.

Rutherfordton, Saturday December 15, 1866.

Number 32.

THE STAR.

PUBLISHED EVERY SATURDAY

AT THE FOLLOWING
TERMS:

One Copy, 1 year (in Advance).... \$2.00
" " 3 months credit 2.50
" " 6 " 3.00

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Six Copies, 1 year (in Advance).... \$10.00
Ten " " " 15.00

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as items of news.

All letters or communications should be
addressed to

J. B. CARPENTER,
Editor and Proprietor,
RUTHERFORDTON, N. C.

THE LAW OF NEWSPAPERS.

1. Subscribers who do not give express
notice to the contrary, are considered as
wishing to continue their subscription.

2. If subscribers order the discontinuance
of their newspapers, the publisher may con-
tinue to send them until all arrearages are
paid.

3. If subscribers neglect or refuse to take
their newspaper from the office to which
they are directed, they are held responsible
until they have settled bills and ordered
them discontinued.

4. If subscribers move to other places
without informing the publishers and the
newspapers are sent to the former direction,
they are held responsible.

5. The courts have decided that refusing
to take newspapers from the office or re-
moving and leaving them uncalled for, is
prima facie evidence of intentional fraud.

6. The United States Courts have also re-
peatedly decided that a Postmaster who
neglects to perform his duty of giving rea-
sonable notice, as required by the Post Office
Department of the neglect of a person to
take from the office newspapers addressed to
him, renders the Postmaster liable to the
publisher for the subscription price.

THOMAS C. SMITH, M. D.,
DRUGS, MEDICINES, &c.,

AT

WHOLESALE.

ADDRESS Care McKesson & Robbins,
91 & 93 Fultonstreet,
Aug. 22-18. New York.

An Invention of Rare Merit

Brown's Patent

METAL TOP

LAMP CHIMNEY, THAT WILL NOT BREAK BY HEAT,

Burns up all gas and smoke,
never breaks by putting on a shade; short, and not too
heavy; is easily cleaned by
removing top; in fact, the
most perfect chimney known
to man; has superseded all
others where it has been in-
troduced.

No dealer can afford to be
without them.

NEW LAMP CHIMNEY CO.,
73 Warren St., N. Y.

Aug. 29-6m. H & P.

Correspondence Wanted.

A lady of some personal attractions desires
to open a correspondence with a young gentle-
man, with a view of forming a matrimonial
alliance—particulars given in letter.

address Hattie E.—
Box 38 Rutherfordton

M. G.

HINTS FOR FARMERS.

It is not what we make but what we
see that makes us rich.
In looking around among my brother
farmers, I notice many things wherein
there might be greater economy, in my
opinion.

In turning cattle out late in the fall,
when the ground is soft, to be trampled
upon.

In letting cattle stand in an unsheltered
yard in cold, stormy weather, when there
is room in the stable for them.

In throwing their fodder in the yard, to
be trampled under foot, instead of feeding
it in racks.

In not having water in the yard for cattle,
in place of driving them through snow and
all kinds of weather to the creek, thereby
losing more in manure during a year than
the interest of what it would cost to bring
the water in the yard, to say nothing of the
convenience.

In not having a house for poultry to roost
in, and save their droppings; the value of
the latter from one hundred fowls, in one
year, would pay the cost of the building,
not counting the advantage it would be to
the fowls.

In not having a wood-house to cut in, in
rainy days, and stow up dry wood.

In leaving potato vines, weeds, etc., go to
waste instead of hauling them to the hog-
pen, to be worked into manure.

In riding about and leaving the manage-
ment of the work too much to hired help.

And last, but not least, in sending their
children to school a day or two in each
week and allowing them to play and lounge
about the rest of it.

THE EDITOR AND THE FORTUNE TELLER.

Kentucky editor visited a fortune teller
recently. He makes the following report
of the revelations concerning his past and
future:

Thou has served three years in the peni-
tentiary for a horse thou didst not steal.—
Thou will be Governor of the Senate of the
United States. A wealthy young lady,
with blue hair, auburn eyes, and very beauti-
ful, is now about to graduate from the
House of Correction, whom thou will marry
as soon as thy present wife dies, which will
be fourth full of the next moon. Thou will
become possessed of thy lady's wealth, and
elope with the wife of a coal-burner engineer.
Thou will go to New Orleans, and start a
kenn bank, which will bring thee in great
riches. After an absence of nineteen years,
thou will return to thy repining wife, lay thy
princely fortune at her feet, be forgiven, and
after raising a family of nineteen children,
die happy, at the age of ninety-nine.

Dan Rice has been worsted in a
conflict with his Sacred Cow.

New Orleans is now said to be one
of the most healthy cities in the United
States.

The prisons in Spain are choked with
political prisoners.

A peat bed has discovered in a busi-
ness street of Rochester.

It is rumored that Chili and Mexico
are to form a close alliance.

There is a line of 450 miles of con-
tinuous railroad west of St. Louis.

Mr. Green sued a lady for a breach
of promise. Her friends offered to settle
it for two hundred dollars. "What!" cried
Green, "two hundred dollars for ruined
hopes, a shattered mind, a blasted life
and a bleeding heart! Two hundred dol-
lars for all this! Never! never! never! Make
it three hundred and it is a bargain!"

Are those bells ringing for fire?" in-
quired Simon of Tiberias. "No, indeed,"
answered Tiber, "they have got plenty
of fire; the bells are ringing for wa-
ter."

How it HAPPENED.—A German
who got into difficulty in All-gauny a few
days since, when called upon for an
explanation attuned his soul to harmony,
struck an attitude and musically dis-
course as follows:

"Hans Briemann giff a party,
Ve all cot trunk as pigs,

I puts mine mout to a parsel of peer
An schwallowd up mit a swig;

And den I kiss Matilda Yane,

As she schlog me on de kap,

An do company fight mit table legs

Till de constable make us stop.

I suppose, sir," said a quack while
feeling the pulse of a patient, "that you
take me for a humbug!" "Sir," replied the
sick man, "I perceive that you can dis-
cover a man's thoughts by his
pulse."

Stranger—Have you a good, strong
porter about the house? Clerk [eagerly

—Yes we have the strongest one about
the place. Stranger—Is he intelligent?
Clerk—Oh yes sir quite intelligent for
a porter we think. Stranger—One point
more. Do you consider him fearless—
that is bold and courageous? Clerk—As
for that matter I know he is, he would
not be afraid of the devil himself. Stranger—Now Mr. Clerk, if you porter is
intelligent enough to find room No.

117, fearless enough to enter and strong
enough to get my trunk away from the
bed bug, I would like for him to bring it

down.

Only waiting till the shadows
Are little longer grown;

Only waiting till the glimmer
Of the day's last beam is flown;

Till the night of earth has faded
From the heart once full of day,

Till the stars of Heaven are breaking
Through the twilight soft and gray

Only waiting till the reapers
Have the last sheaf gathered home,

For the summer-time has faded,
And the autumn winds have come.

Quickly, reapers! gather quickly
The last ripe hours of my heart,

For the bloom of life has withered,

And I hasten to depart.

Only waiting till the angels
Open wide the mystic gate,

At whose feet I long have lingered,
Weary, poor and desolate.

Even now I bear their footstep,

And their voices far away;

If they call me I am willing.

Only waiting to obey.

Only waiting till the shadows
Are little longer grown;

Only waiting till the glimmer
Of the day's last beam is flown;

Then from out the gathering darkness,
Holy, deathless stars shall rise,

By whose light my soul shall gladly

Tread its pathway to the skies.

THE HARDESTRÖW FIRST.

"Why don't you begin at the beginning?"

said Mr. Owen to Mr. Ruthven, who was

vigorously engaged in boeing corn.

"I always take the hardest row first; that

makes all the rest seem easier," said Mr.

Ruthven.

"There is something in that."

"There is a good deal in it. Besides, if

you take the hardest part first, the rest is

pretty sure to be done. Easy work always

stands a better chance to get done than

hard work."

"Do you observe the same rule in spiritu-
al matters?"

"I try to. I don't always succeed as well

as I do in temporal matters."

"It is not always easy to determine which

is the hardest row spiritually."

"Take the one that you are least inclined to

take."—Sunday-school Times.

Mr. Green sued a lady for a breach

THE STAR

J. B. CARPENTER.
EDITOR.

SATURDAY, DEC. 15 1866

We hope to be excused this week for our shall amount of editorial, as the Editor has been so busily engaged in his official duties that it has been impossible for him to do any writing, but he has promised us to do better in the future—so pardon him for this time. *Com.*

Our old friend, Maj. L. P. Erwin, still continues to sell his goods to the highest bidder. His sales will continue to-day and to-night. All who want good and cheap goods would do well to attend his Auctions, for you will surely lose great bargains by not attending.

We regret to learn that the Cleveland *Argue*, published by Messrs. Hayden & Nelson, has been suspended, and, quite likely, they will not commence the publication at Shelby again, as the people of Cleveland county do not seem to appreciate the worth of a newspaper published in their midst enough to patronize one as they should, and unless a paper is patronized largely in its own county it is useless to expect it to live long.

Hogs.—Within the last two weeks several large droves of Hogs have passed through this place for Southern Markets. They were owned by men from our sister State, Tennessee, and were selling at prices from ten to twelve cents gross. We are indeed glad to see them coming through.

Legislative Summary.

Dec. 6th.

BILLS ON 2ND READING,

A bill for the relief of the people.

A bill for providing homesteads.

Also a bill in relation to working public roads, were laid on the table.

Dec. 7th.

House.—Mr. Everett, a bill to change and regulate the fees of county solicitors.

Dec. 7th.

Senate.—A bill authorizing several justices of the peace to fix the rates of jailor's fees. Passed its second reading.

The rules was suspended and the bill passed its third and final reading.

BILLS ON THIRD READING

A bill to repeal the 6th section 48th chapter of the Revised Code, read and passed.

A bill providing for working public roads read and passed.

A resolution by Mr. Russ that, where as, certain persons are interested to misrepresent the sentiments of the people of this State, this Legislature representing the people record in solemn form as the sense of this Assembly that the representations aforesaid are false.

Mr. Davis said that he knew of no disloyalty. That persecution of Union men was untrue. That partizan contests would always arise and men differ. That no one could blame the people for their preferences. That if there was a man in this State so base as to say her people was disloyal, he would brand him as a double traitor. That persons interested in misrepresenting North-Carolina at present, formerly pretended to be good Confederates. How could the people trust them? If any were disloyal, such men were.

Mr. Davis called for the yeas and nays.

Mr. Williams, of Yancey, asked to be excused from voting. He said that he did not know the truth about these things.

The House refused to excuse him.

Mr. Crawford of Rowan said that if the gentleman did not know the truth he could tell it to him, and call names. W. W. Holden and his colleagues were disloyal. He was willing to tax the people, if there was no hell here in North-Carolina for these men, to build a hell.

Mr. Lyon called him to order, and took his seat under the ruling of the speaker.

Mr. Blair moved to lay the resolution on the table. The House refused as follows:

YEAS.—Messrs. Ashworth, Beasley, Black, Blair, Blythe, Garrett, Hinnant, Jenkins, of Gaston, Jenkins of Granville, Jordan, Lyon, Moore of Chatham, Morton, Scoggin, Teague, Vestal, and Williams of Yancey.

NAYS.—Messrs. Allen, Autry, Baker, Boyd, Bowe, Bradsher, Bright, Brown, Bryson, Carson, Chadwick, Clark, Clement, Cowan, Crawford of Macon, Crawford of Rowan, Dargan, Davis, Davidson, Durham, Everett, Farrow, Freeman, Galloway, Gambril, Garris, Gorham, Granberry, Guess, Harding, Horton, of Wilkes Houston Hutchison Jones Judkins, Kelsey Kenan, Kendall, Latham, of Washington, Lee, Long, Lowe, Lutterloh, May, McArthur, Mc Clamy, McGougan, McKay, McNair, McRae, Moore, of Hertford, Morehead, Morrisett, Murrill, Neal, Patton, Perry, of Carteret, Perry, of Wake, Reinhard, Richardson, Rogers, Roseboro Russ, Scott, Shelton, Simson, Smith, of Duplin, Smith, of Guilford, Stevenson, Stone, Sudderth, Trull Turnbull, Unstead, Walker, Waugh, Westmoreland, Whitley, Williams, of Harnett, Williams, of Pitt, Womble, and York.

Mr. Blair offered an amendment that those who inflamed the Southern mind to the late war were not worthy of confidence.

The amendment was lost.

Mr. Lyon moved to postpone indefinitely. Lost.

Mr. Russ said that he presented this resolution and endorsed it. He held that any man, who misrepresented North-Carolina was unworthy of respect. He would vouch for the loyalty of our people. The men who were attempting to prejudice the Northern people against us and overturn existing affairs, were like midnight assassins attempting to rob your houses. He went on in that strain for some time.

Messrs. Lyon, Freeman and others explained the reasons of their votes when the ballot was had as follows:

Yea—85, Nays 14.

The word "Union" was inserted in an amendment on motion of Mr. Lyon. The Union men were hissed twice during the proceedings, and the secessionists frequently applauded.

Dec. 8th.

SENATE.—Mr. Avery, a bill to incorporate the North Carolina Emigration Company. Ordered to be printed and referred to the Committee on Judiciary.

Mr. Speed a bill to authorize the Dismal Swamp Canal Company to issue coupon bonds bearing 8 per cent. interest.

On motion of Mr. Leach, the rules were suspended and the bill passed its several reading.

A bill to incorporate Pasquotank Lodge No. 103.

A bill to incorporate the Hibernian Beaufort Society in the City of Wilming-

A bill to incorporate the McLean Fire Engine Company in the town of Fayetteville.

The resolution granting W. S. Mason Esq, compensation for services rendered under the direction of the Governor, also passed its final reading.

Mr. Clark, from the committee on Corporations, to whom was referred a bill to incorporate the Union camp ground in the county of Cleveland. Referred back the same with an amendment recommending its passage.

A countryman, not long since on his first sight of a locomotive declared that he thought it was the devil in wheels. "Faith an ye're worse than myself," said an Irish bystander "for the first time I ever saw the crater, I tho' it was a sthame boat hunting for water."

Sydney Smith defines English benevolence to be "a strong impulse on the part of A, when he sees B in distress to compel C to help him."

It was a very miserly old woman who with her last breath, blew out an inch of candle, saying as she did so, "I can see to die in the dark."

Congressional.

WASHINGTON, Dec. 4.

Senate.—Mr. Sumner gave notice he will to morrow introduce resolutions declaring the power of Congressional representation and from voting on Constitutional amendment.

Mr. Chandler moved, but the Senate refused, to take up House bill repealing the act authorizing the President to issue proclamation of amnesty &c. Adjourned.

House.—Mr. Westworth offered a resolution which was adopted, insisting upon the adoption of the Constitutional amendment, before the House will consider the proposition of the Southern States to admit their representatives.

The House of Representatives to day adopted a resolution inquiring into the expediency of repealing the cotton tax.

Mr. Broome, of Pa., also offered a resolution which was adopted by a vote of 107 to 37, instructing the committee on territories to enquire into the propriety of extending territorial organization over the States lately in insurrection.

Mr. Stephens offered a resolution for the appointment of a committee of five to report to the House at its next session the past and present relations existing between the general government and the railroads in the States lately in rebellion, the amount of money expended in constructing, repairing, equipping and managing such roads; the amount now due each one of them to the government in relation to said roads.

The joint committee on reconstruction is revived.

The House committee on the judiciary have reported against repealing so much of the confiscation act as prohibits the forfeiture of the real estate of the included classes, beyond the term of their natural lives. They say to forfeit altogether the property of those engaged in the late rebellion would be the enactment of *ex post facto* law within the meaning of the constitutional interdict, by annexing to a crime already committed a new and additional punishment.

Washington, Dec. 5.—The Senate adopted the standing committees agreed upon by Republican members in caucus to day. They remain as they were, except Messrs. Doolittle, Cowan and Dixon were removed from their positions. No committees are now headed by friends of the administration.

Mr. Wade introduced a bill for the admission of Nebraska into the Union. Laid on the table for the present.

The committees for the session were announced. Mr. Williams introduced a resolution instructing the committee on retrenchment to inquire to what extent the President has a right to restore U. S. and if such law exists to what extent it can be executed &c. Adopted.

Mr. Trumbull, moved the reference of the bill for the repeal of the President's amnesty power, to the committee on the Judiciary. This gave rise to a debate, at the conclusion of which the bill was referred.

Mr. Sumner offered the resolutions on reconstruction, of which he gave notice yesterday. They assert the right of Congress over the subject of reconstruction, and deny the right of the lately rebellious States to pass upon constitutional amendments. Read and ordered to be printed.

Mr. Williams, of Pa., called up the bill of last sess on for the regulation of appointments to and removals from office, and addressed the House in advocacy of it.

WASHINGTON, Dec. 6.—SENATE.—Mr. Trumbull reported favorably from the Judiciary Committee the bill of the House, to repeal the Amnesty power of the President, and asked its immediate consideration. Mr. Hendricks objected, and it goes over.

Mr. Wade called up a bill of last session to regulate the selection of grand and petit juries, in the territory of Utah, which was referred to be printed with the amendments.

Mr. Poland gave notice that on Monday, he would call up the bankrupt bill. It was ordered, on motion of Mr. Sumner, that when the Senate adjourns to day, it would do so to meet on Monday next.

Mr. Wilson gave notice, that he would call up next week, a joint resolution to disband and prohibit, militia organizations in the Rebel States. Senate then adjourned.

House.—On motion of Mr. Wauhoun, of Illinois, the Post Office committee was instructed to inquire into the expediency of conferring on the Post Office Department, the same jurisdiction and control over the various telegraph lines now in operation, or hereafter to be constructed, that is now exercised over Post offices and post roads, and to report by bill or otherwise.

The bill for the regulation of appointments to removal from offices, came up and was postponed until next Monday.

On motion of Mr. Pike, a select committee of three was ordered to inquire into the circumstances of the murder of three U. S. soldiers in S. C. in Oct. 1865, and of the reprieve and subsequent pardon of those convicted thereof.

On motion of Mr. Elliott, a select committee of three was appointed, to proceed to New Orleans and institute inquiry into the riot there in July and August last.

On motion of Mr. Wilson, of Iowa, the Judiciary committee was instructed to inquire into the necessity of further legislation, in regard to the organization of the House and the country, of the Electoral votes.

On motion of Mr. Kesson, the same committee was instructed to inquire into the

propriety of directing martial law to be proclaimed, in the rebel States where Union men have been murdered and the law not enforced against the murderers.

Mr. Schenck's bill to fix the time for the Regular meeting of Congress, came up as a special order. Mr. Schenck explained and advocated it.

After an extended discussion on an amendment, ordering the elections in all the States on the 23rd of February next, and after providing in the first section, that Congress shall meet on the 4th of March. The House at 3 adjourned till Monday, when the bill again comes up.

Notice

I will give from this notice until Monday 24 inst., to all persons indebted to me, to pay or confess Judgment, after that time an officer will call upon them.

J. A. FAGG.

Dec. 15-41

Cotton Wanted.

FOR which I will pay the highest market price in cash or goods, or will take it in exchange for debts.

J. A. FAGG.

Dec. 8-11

AUCTION SALES!!

MONDAY DECEMBER 10th

A large lot of Goods consisting of

Dry-Goods

Notions

Hardware

Crockeryware

Tin Ware

Sale to continue until all is sold.

TERMS—Six Months with note and APPROVED Security for all Sums over five Dollars—under that amount cash

Dec 1-2 L. P. ERWIN.

Notice

Application will be made to the Legislature, now in session, for the following change in the dividing line between Rutherford and Polk Counties (to wit) commencing where said county line crosses Green River, then with said river to the ford near Mrs. Wm. Wilkins then with the road, leading to Rutherfordton, to Grays Chapel, so as to annex that portion of Polk County in the above boundary, to Rutherford County—

To All Concerned

The Parties owning the speculation lands have at my suggestion been very indulgent and are now disposed to indulge purchasers but the Agency is attended with considerable expense which must be provided for. Parties owing for land will save trouble and expense by paying a part of the amount due by the 10th of January next as I am compelled to make collections Dec. 1-4 T. B. JUSTICE Ag't

Executors Notice.

ALL persons indebted to the estate of Jas. McD. Carson dec'd are hereby notified to come forward and make settlement. All who disregard this notice will be sued.

Rutherfordton, T. S. DUFFY, Ex't
Nov. 24th, 1866, no. 29

Executors Notice.

ALL person having claims against the estate of Jas. McD. Carson, dec'd, are hereby notified to present the same within the time prescribed by law or this notice will be plead in bar of their recovery.

Rutherfordton, T. S. DUFFY, Ex't.
Nov. 24th, 1866.

CATARRH!

WHY SUFFER WITH THIS
Dangerous & Loathsome Disease
WHEN IT
CAN BE CURED
AND ENTIRELY
Eradicated From The System
BY THE USE OF
Dr. SEELEY'S
LIQUID
CATARRH REMEDY
CATARRH

WILL SURELY RESULT IN CONSUMPTION

Unless checked in its incipient stages,
IT NEVER FAILS.
Our Warranted If Directions are followed.
SINGLE BOTTLES WILL LAST A MONTH
COLD IN THE HEAD
Relieved in a Few Minutes
BAD BREATH
Cause by offensive secretions
WEAK EYES
Caused by Catarrhal affections
SENSE OF SMELL
When lessened or destroyed,
DEAFNESS
When caused by Catarrhal difficulties. All
are cured by this remedy.

THROAT AFFECTIONS
Are more frequently than otherwise caused by
a thick, slimy mucous, falling from the
head, especially during the night,
and resulting from Catarrh,
and are cured by
Dr. SEELEY'S
Liquid Catarrh
SYMPTOMS.

The symptoms of Catarrh are at first very
slight. Persons find they have a cold, that
they have frequent attacks, and are more sensi-
tive to the changes of temperature. In this
condition the nose may be dry, or a slight dis-
charge, thin and acrid, afterwards thick and
adhesive, may ensue.

As the disease becomes chronic, the dis-
charges are increased in quantity and changed
in quality; they are now thick and heavy,
and are hawked or coughed off. The secre-
tions are offensive, causing a bad breath; the
voice thick and nasal; the eyes are weak; the
sense of smell is lessened or destroyed; deaf-
ness frequently takes place.

Another common and important symptom
of Catarrh is that the person is obliged to
clean his throat in the morning of a thick or
slimy mucous, which has fallen from the head
during the night. When this takes place, the
person may be sure that his disease is on its
way to the lungs, and should lose no time in
arresting it.

The above are but few of the many Catarrhal
symptoms. Write to our Laboratory for our
pamphlet describing fully all symptoms, it
will be sent FREE to address. Also direc-
tions where to procure the medicine.

We are receiving letters from all parts of the
Union, and also numerous testimonials from
those using it, bearing the evidence of its in-
fallible merit.

This remedy contains no MINERAL
or POISONOUS INGREDIENTS, but is pre-
pared from vegetable extracts EXECUSIVE
LY; therefore it is PERFECTLY HARM-
LESS, even to the most tender and delicate
child.

CALL FOR SEELEY'S CATARRH
REMEDY, and take no other. If not sold
by druggists in your vicinity, they will order it
for you. Price \$2.00 per bottle.

For all persons suffering with any affection
of the Head, Throat or Lungs, should write at
once for our pamphlet fully describing all
symptoms pertaining to the above diseases.

It will be sent free to any address.

ADDRESS
Dr. D. H. SEELEY & Co.,
FREEPORT ILLINOIS.

Sold by all Wholesale and retail Druggists,
GENERAL AGENTS

John D. Park, Cincinnati, Ohio; Fuller,
Finch & Fuller, Chicago, Ill.; Burnhams
& Van Schaack, Chicago, Ill.; Demas Barnes
& Co., New York; D. Ransom & Co., Buf-
falo, N. Y.; Fairand, Sheeley & Co., Detroit,
Mich.; Weeks & Pouter, Boston, Mass.;
French, Richards & Co., Philadelphia, Pa.;
K. E. Sellers & Co., Pittsburgh Pa.; Collins
Bro's St. Louis, Mo.; Barnes, Ward & Co.,
New Orleans; R. A. Robinson & Co.,
Louisville, Ky.; Bigley & Bro., Memphis,
Tenn.; P. E. Depuy, Richmond, Va.;
Thompson & Block, Baltimore, Md.; Dexter
& Nelliger, Albany, N. Y.; Strong & Arm-
strong, Cleveland, Ohio; Wm. Johnston,
Detroit, Mich.; Wilson Peters & Co.,
Lancaster, Pa.

Land to Rent.

WILL be rented to the highest bidder, at
the Court House in Rutherfordton, on
Monday of County court, December the 10th,
1866, that valuable tract of Land

ON GREEN RIVER,

in Polk County, being part of the homestead of
the late Jos. McD. Carson,

TERMS.

The renter to give Note with good security,
payable with interest, twelve months after date,

T. S. DUFFY, Ex'r.

Nov. 24th 1866. no-29.

RUTHERFORDTON MARKETS

CORRECTED WEEKLY, BY L. P. ERWIN

Corn	75	cts.
Bacon, per lb	25	"
Butter, " "	20	"
Beeswax, "	25	"
Cotton, "	25	"
Chickens, each	10 a 15	"
Eggs, per doz.	10	"
Flour, per lb.	10	"
Feathers, per lb.	40	"
Peas, per bu.	75	"
Rye, "	1 50	"
Wheat, "	3 00	"
Tallow, per lb.	12	"

RALEIGH MONEY MARKET

NORTH-CAROLINA BANK NOTES

Bank of Cape Fear,	25	
" Charlotte,	16	
" Commerce,	11	
" Clarendon,	5	
" Fayetteville,	7	
" Lexington,	15	
" Graham,	15	
" North Carolina,	36	
" Roxboro,	26	
" Thomasville,	25	
" Wadesboro,	12	
" Wilmington,	12	
" Washington,	5	
" Yanceyville,	6	
Commercial Bank of Wilmington,	13	
Farmers' Bank of Greensboro,	15	
Greensboro Mutual,	5	
Merchants' Bank of Newbern,	30	
Miners' and Planters' Bank,	15	

State of North-Carolina. Polk County

R. M. Moore, } Attachment
vs J. L. Ward.

Superior Court of Law, Fall Term

1866.

I appearing to the satisfaction of the court
that J. L. Ward the defendant in this case

is a non-resident of this State, it is therefore
ordered by the court that publication be made

in the Rutherford Star, a newspaper published

in Rutherfordton, N. C., for six weeks notifying

the said defendant to appear at the next term of
said court to be held for the county of

Polk, at the court house in Columbus on the

2d Monday in March next, and replevy and

plead to plaintiff's action or judgment final will

be entered against him and land sold to satisfy the

plaintiff's debt.

Witness Alfred M. Finley, Clerk of said

court at office in Columbus the 4th Monday in

September 1866. Issued the 8th day of Octo-

ber 1866. A. M. FINLEY, C. C. C.

State of North-Carolina. Rutherford County

S. E. Crow, } Petition

vs C. Crow } for

Divorce

Ordered in this case, that publication be

made in the Rutherford Star, a newspaper

published in Rutherfordton, for six weeks, noti-

fying C. Crow the defendant in this case to

be and appear at the next term of said Court

to be held for said County at the Court House

in Rutherfordton on the 3d Monday in

March, next then an there to an-

swer the promises &c, in this case, or it will

be heard *ex parte* as to him.

Witness J. B. Carpenter Clerk of said

Court at office the 3d Monday in September

A. D. 1866.

J. B. Carpenter Clerk.

State of North Carolina, Rutherford County

Milley Mooney } Petition

vs The heirs of Jon.

Mooney dec'd } Dower.

Court of Pleas and Quarter Session in Vac-

ation, 30th October 1866.

I appearing that Milton Jarrel and Wife

Elizabeth and residents of the State of

Illinois and George Mooney is a resident of the

State of Georgia, each of whom are Defendants

in this case, they are therefore notified to ap-

pear at the next term of this Court to be held

at the Court House in Rutherfordton on the

2d Monday in December next then and there

to plead, answer &c., to Plaintiff's petition or

the prayer of petitioners will be granted.

30th October 1866. J. B. EAVES, Clerk

No 29-81. L. P. ERWIN

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Nov 5th 1866

State of North-Carolina, Rutherford County

Superior Court of Law, Fall Term 1866

N. E. & D. D. Walker, } Attachment

vs Henry Lomas, } levied on

Land.

I appearing to the satisfaction of the court,

that Henry Lomas the defendant in this case

is a non-resident of this State, it is therefore

ordered that publication be made in the Ruther-

ford Star, a newspaper published in Ruther-

fordton for 4 weeks notifying the said

court to be held for said county at the court

house in Rutherfordton on the 3d Monday in

December next and plead to plaintiff's action or

Judgment final will be taken and the lands

levied on and sold to satisfy plaintiff's demands.

Witness J. B. Eaves clerk of said court at

office in Rutherfordton the 3d Monday in Sep-

tember 1866.

State of North-Carolina, Rutherford County

Court of Pleas and Quarter Session

September Term 1866

W. P. Andrews, } Attachment

vs J. M. Francis, } levied on

Land.

I appearing to the satisfaction of the court

that J. M. Francis the defendant in this case

is a non-resident of the state. It is therefore or-

dered that publication be made in the Ruther-

ford Star a weekly news paper published in

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